Mary A. Gade, Director

217/782-0610

November 26, 1996

Commonwealth Edison Company Environmental Services Department Post Office Box 767, 35FNW Chicago, Illinois 60690

Re: Commonwealth Edison Company

Crawford Generating Station NPDES Permit No. IL0002186

Draft Permit

Gentlemen:

Attached to this letter is a copy of the draft Permit, Public Notice/Fact Sheet for your discharge. The Agency proposes to issue the NPDES Permit for your discharge as shown in the draft Permit.

Fifteen days from the date of this letter, the Agency proposes to distribute the attached Public Notice/Fact Sheet statewide. If you have objections to the content of the Public Notice/Fact Sheet, a written statement must be received by the Agency at the indicated address, attention: NPDES PN Clerk within 10 days.

The Agency will receive comments regarding the Permit for a period of 30 days after the Public Notice is issued. If you wish to comment or object to any of the terms and conditions of the Permit, you must state the objections in writing prior to the end of the public notice. The Agency may or may not change the Permit based on comments received from you or the public.

If you should have questions or comments regarding the above, please contact Beth Unser at the indicated telephone number.

Very truly yours,

Stephen F. Nightingale, P.E.

Manager, Industrial Unit, Permit Section Division of Water Pollution Control

SFN:BAU\96111903.PSJ

Attachments: Draft Permit, Public Notice/Fact Sheet

cc: Records Unit

Compliance Assurance Section

USEPA

PERMIT SECTION
EPA. REGION V

2200 Churchill Road, Springfield, IL 62794-9276

HUGHIN



NPDES Permit No. IL0002186 Notice No. BAU\96111903.PSJ Date:

National Pollutant Discharge Elimination System (NPDES)
Permit Program

PUBLIC NOTICE/FACT SHEET

of

Draft Modified NPDES Permit to Discharge into Waters of the State

Public Notice/Fact Sheet Issued By:

Illinois EPA
Division of Water Pollution Control
Permit Section
2200 Churchill Road
Springfield, Illinois 62706
217/782-0610

Name and Address of Discharger:

Commonwealth Edison Company Environmental Services Department Post Office Box 767, 35 FNW Chicago, Illinois 60690 Name and Address of Facility:

Commonwealth Edison Company Crawford Generating Station 3501 South Pulaski Chicago, Illinois 60623 (Cook County)

The Illinois Environmental Protection Agency (IEPA) has made a tentative determination to modify an NPDES permit to discharge into the waters of the state and has prepared a draft permit for the above named discharger.

Length of Permit: Name of Receiving Waters: Classification of Receiving Waters: Approximately 3 1/2 Years
Chicago Sanitary and Ship Canal
Secondary Contact and Indigenous Aquatic Life Water

The following water quality and effluent standards and limitations were applied to the discharge:

Except as otherwise noted the effluent concentrations and load limitations (including toxics) were based on effluent and, if applicable, water quality limitations specified in Illinois Pollution Control Board (IPCB), Rules and Regulations, Subtitle C: Water Pollution and/or 40 CFR 423.

The applicant operates Crawford Generating Station which is a fossil fueled steam electric generating facility with a net generating capacity of 702 MW (SIC 4911). Coal, gas and oil are the fossil fuels used. Operational Units #7 and #8 are pulverized coal-fired furnaces. Unit #6 which has six gas-fired boilers is retired on site. Twelve jet turbine peaking units which use gas or oil are operational on site. The Chicago Sanitary and Ship Canal provides Condenser Cooling and House Service Water for station operations. Chicago municipal water is the source supplying the station potable, sanitary and boiler feed water supply systems.

Regulated discharges from Crawford Generating Station to the Chicago Sanitary and Ship Canal are: No. 001 Condenser Cooling Water and House Service Water with an average flow of 414.5 MGD; No. 001(a) Demineralizer Regenerant Wastes with an average flow of 0.035 MGD; No. 001(b) Unit #7 and #8 Boiler Blowdown with an average flow of 0.055 MGD; No. 001(c) Recirculating Wastewater Treatment System Blowdown with an average flow of 1.05 MGD, No. 001(d) Intake Screen Backwash with an intermittent flow, and No. 002 area 14 runoff (boiler room area) with an intermittent flow.

The following modification is proposed:

As imposed by the Pollution Control Board's order AS 96-10, dated October 3, 1996, the following alternate thermal standards shall apply at the I-55 Bridge as limitations for discharge in lieu of the requirements of Section 302.211(d) and (e):

	<u>Jan</u>	<u>Feb</u>	<u>Mar</u>	<u>Apr</u> 1-15	<u>Apr</u> 16-30	<u>May</u> 1-15	<u>May</u> 16-30	<u>June</u> <u>1-15</u>	<u>June</u> <u>16-30</u>	<u>July</u>	Aug	Sept	<u>Oct</u>	Nov	Dec
۰F	60	60	65	73	80	85	90	90	91	91	91	90	85	75	65

These standards may be exceeded by no more than 3°F during 2% of the hours in the 12-month period ending December 31, except that at no time shall ComEd's plants cause the water temperature at the I-55 Bridge to exceed 93°F. (ComEd's plants continue to be subject to the Secondary Contact Standards at the point of discharge).

Flow will be monitored. The primary parameters to be monitored and limited are pH, total suspended solids, oil and grease, total residual chlorine, total residual oxidant, iron, copper, and temperature.

Application is made for the existing discharges which are located in Cook County, Illinois at latitude 41° 49' 35" and longitude 87° 43' 24".

 Monitoring frequencies and reporting requirements were established by using the authority set forth in IPCB, Subtitle C: Water Pollution and/or Subtitle D, Mine Related Water Pollution, Title 40, Section 122.48 and 122.44(i) of the Federal Regulations, and/or using the authority provided in Section 402(a)(1) of the Clean Water Act.

Load limitations were calculated as follows:

- (A) Average or Maximum Flow (MGD) X Concentration Limit (mg/l) X 8.34 = lbs/day; and/or
- (B) Average Monthly Production or Daily Production X Effluent Limitation from Federal Regulations = lbs/day.

Interested persons are invited to submit written comments on the draft modified permit to the IEPA at the above address. The NPDES permit and notice number(s) must appear on each comment page. Any interested person may submit a written request for a public hear on the draft permit, stating his or her name and address, the nature of the issues proposed to be raised and the evidence proposed to be presented with regards to those issues.

The application, engineer's review notes including load limit calculations. Public Notice/Fact Sheet, draft modified permit, comments received, and other documents are available for inspection and may be copied at the IEPA between 9:30 a.m. and 3:30 p.m. Monday through Friday.

All comments on the draft modified permit and requests for hearing must be received by the IEPA not later than 30 days from the date of this publication. If written comments or requests indicate a significant degree of public interest in the draft modified permit, the permitting authority may, at its discretion, hold a public hearing. Public notice will be given 30 days before any public hearing. For further information call the Public Notice Clerk at 217/782-0610.

Illinois Environmental Protection Agency





2200 Churchill Road

Springfield, Illinois 62706

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

Modified (NPDES) Permit

Expiration Date: April 1, 2000

Issue Date: April 26, 1995 Effective Date: April 26, 1995

Modification Date:

Name and Address of Permittee:

Commonwealth Edison Company Environmental Services Department Post Office Box 767, 35 FNW Chicago, Illinois 60690

Discharge Number and Name:

001 Condenser Cooling Water and House Service Water

001(a) Demineralizer Regenerant Wastes

001(b) Unit #7 and #8 Boiler Blowdown

and Boiler Drain

001(c) Recirculating Wastewater

Treatment System Blowdown

001(d) Intake Screen Backwash

002 Area 14 Runoff (Boiler Room Area)

Facility Name and Address:

Commonwealth Edison Company Crawford Generating Station 3501 South Pulaski Chicago, Illinois 60623 (Cook County)

Receiving Waters

Chicago Sanitary and Ship Canal

In compliance with the provisions of the Illinois Environmental Protection Act, Subtitle C Rules and Regulations of the Illinois Pollution Control Board, and the FWPCA, the above-named permittee is hereby authorized to discharge at the above location to the above-named receiving stream in accordance with the standard conditions and attachments herein.

Permittee is not authorized to discharge after the above expiration date. In order to receive authorization to discharge beyond the expiration date, the permittee shall submit the proper application as required by the Illinois Environmental Protection Agency (IEPA) not later than 180 days prior to the expiration date.

Thomas G. McSwiggin, P.E. Manager, Permit Section Division of Water Pollution Control **PARAMETER**

NPDES Permit No. IL0002186

Effluent Limitations and Monitoring

LOAD LIMITS lbs/day

CONCENTRATION

30 DAY DAILY AVG.

MAX.

LIMITS mg/l 30 DAY DAILY AVG. MAX.

SAMPLE **FREQUENCY** SAMPLE TYPE

1. From the effective date of this permit until the expiration date, the effluent of the following discharge(s) shall be monitored and limited at all times as follows:

Outfall(s): 001 Condenser Cooling Water and House Service Water***

This discharge cons	ists of:		Approximate	Flow
 Condenser Cooling House Service W Demineralizer Red Boiler Blowdown Boiler Drain Recirculating Wan Intake Screen Ban 	/ater generant Wastes stewater Treatment System Blowdown		414.5 MGD 9.0 MGD 0.035 MG 0.055 MG Intermitte 1.05 MGE Intermitte	D nt)
Flow (MGD)**			Daily	Continuous
Total Residual		0.2	1/Week	*Concentra-
Chlorine/Total Resid	ual Oxidant*			tion Curve
Temperature	See Special Conditions 3, 4 and 5		Daily	Continuous

^{*}See Special Conditions 6 and 15.

^{**}Shall be reported as a monthly average and daily maximum.

^{***}See Special Condition 16.

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Effluent Limitations and Monitoring

 LOAD LIMITS
 CONCENTRATION

 Ibs/dav
 LIMITS mg/l

 30 DAY
 DAILY
 30 DAY
 DAI

 PARAMETER
 AVG.
 MAX.
 AVG.
 MAX

30 DAY DAILY SAMPLE SAMPLE AVG. MAX. FREQUENCY TYPE

1. From the effective date of this permit until the expiration date, the effluent of the following discharge(s) shall be monitored and limited at all times as follows:

Outfall(s): 001(a) Demineralizer Regenerant Wastes

This discharge consists of:

Approximate Flow

1. Demineralizer Regenerant Wastes

0.035 MGD

Flow (MGD)**

Total Suspended Solids

15.0

30.0

1/Month

Grab*

Oil and Grease

15.0

20.0

1/Year

Grab

^{*}Sample type shall be 8-hour composite if the equalization tank is bypassed for maintenance purposes.

^{**}Shall be reported as a monthly average and daily maximum.

Effluent Limitations and Monitoring

	LOAD L		CONCENT			
	lbs/	gay	LIMITS	mg/I		
	30 DAY	DAILY	30 DAY	DAILY	SAMPLE	SAMPLE
PARAMETER	AVG.	MAX.	AVG.	MAX.	FREQUENCY	TYPE

1. From the effective date of this permit until the expiration date, the effluent of the following discharge(s) shall be monitored and limited at all times as follows:

Outfall(s): 001(b) Unit #7 and #8 Boiler Blowdown and Boiler Drain

This Discharge Consists of:

Approximate Flow

1. Boiler Blowdown

0.055 MGD

2. Boiler Drain

Intermittent

Flow (MGD)*

Daily

Continuous

Total Suspended Solids

15.0

30.0

1/Month

8-hour

Composite

Oil and Grease

15.0

20.0

1/Year

Grab

^{*}Shall be reported as a monthly average and daily maximum.

PARAMETER

NPDES Permit No. IL0002186

Effluent Limitations and Monitoring

DRAFT

Y DAILY SAMPLE MAX. FREQUENCY

SAMPLE TYPE

1. From the effective date of this permit until the expiration date, the effluent of the following discharge(s) shall be monitored and limited at all times as follows:

Outfall(s): 001(c) Recirculating Wastewater Treatment System Blowdown***

This	s discharge consists of:			Approximate Flow
1.	Ash sluice water			0.5 MGD
2.	Ash hopper overflow			0.25 MGD
3.	Coal pile runoff			Intermittent
4.	Non-Chemical metal cleaning wastes			Intermittent
5.	Demineralizer filter backwash			0.01 MGD
6.	Boiler and turbine building floor drains			0.03 MGD
7.	Fuel oil handling area runoff			Intermittent
8.	Unit #7 air compressor cooling water			0.14 MGD
9.	Coal storage area #2 runoff			Intermittent
10.	Settling basin area #3 runoff			Intermittent
11.	Ash pile area #18 runoff			Intermittent
12.	Yard drainage areas #15 and 16			Intermittent
13.	South detention basin consisting of area runoff from:			Intermittent
	a. Transmission terminal areas #5, 6 and 12			
	h Teamfarmer agas #7			

b. Transformer area #7

c. Oil storage areas #8 and 9

d. Power block area #11

e. Ash hopper and crib house area #13

f. Dock conveyor area #22

Flow (MGD)*				Daily	Continuous
pH	See Special Condition 1			1/Week	Grab
Total Suspended Solids		15.0	30.0	1/Week	24 Hour Composite
Oil and Grease		15.0	20.0	1/Week	Grab
Iron		1.0	1.0	1/Month**	24 Hour Composite
Copper		0.5	1.0	1/Month**	24 Hour Composite

*Shall be reported as a monthly average and daily maximum.

***See Special Condition 16.

Outfall: 002 Area 14 Runoff (Boiler Room Area)

^{**}The sampling frequency for total iron and total copper shall be daily during discharge of non-chemical metal cleaning wastes. At all other times the sampling frequency shall be once per month.

Special Conditions

SPECIAL CONDITION 1. The pH shall be in the range 6.0 to 9.0.

<u>SPECIAL CONDITION 2</u>. Samples taken in compliance with the effluent monitoring requirements shall be taken at a point representative of the discharge, but prior to entry into the receiving stream.

SPECIAL CONDITION 3. The receiving waters are designated as Secondary Contact and Indigenous Aquatic Life Waters by Section 302.408, Illinois Administration Code, Title 35, Chapter 1, Subtitle C, as amended. These waters shall meet the following standard:

Temperatures shall not exceed 93°F (34°C) more than 5% of the time, or 100°F (37.8°C) at any time at the edge of the mixing zone which is defined by Rule 302.102 of the above regulations.

SPECIAL CONDITION 4. In lieu of the requirements of Section 302.211(d) and (e), Illinois Administrative Code, Title 35, Subtitle C, as amended, effluent shall not alone or in combination with other sources cause temperatures in the main channel of the Lower Des Plaines River at the I-55 Bridge to exceed the temperatures set forth in the following table, except in accordance with the allowable monthly excursions detailed below:

	<u>Jan</u>	<u>Feb</u>	<u>Mar</u>	<u>Apr</u> <u>1-15</u>	<u>Apr</u> 16-30	<u>May</u> 1-15	<u>May</u> 16-30	<u>June</u> <u>1-15</u>	<u>June</u> 16-30	<u>July</u>	<u>Aug</u>	Sept	<u>Oct</u>	Nov	Dec
۰F	60	60	65	73	80	85	90	90	91	91	91	90	85	75	65

These standards may be exceeded by no more than 3°F during 2% of the hours in the 12-month period ending December 31, except that at no time shall ComEd's plants cause the water temperature at the I-55 Bridge to exceed 93°F. (ComEd's plants continue to be subject to the Secondary Contact Standards at the point of discharge).

<u>SPECIAL CONDITION 5</u>. Permittee shall comply with all temperature limitations as imposed by the Pollution Control Board's order in AS 96-10, dated October 3, 1996.

SPECIAL CONDITION 6. Total residual oxidant shall not be discharged from any single generating unit for more than two hours per day. The daily mean concentration of total residual oxidant shall be based on a concentration curve. The concentration curve shall be generated using grab samples with a sampling frequency of five minutes or less over the exposure time. The exposure time is defined to be from the point of first detectable measurement to the point of the last detectable measurement of total residual oxidant. Concentration curves shall be submitted with Discharge Monitoring Reports. The frequency and duration of the oxidant dosing period plus the amount of chlorifor bromine applied shall be reported on the Discharge Monitoring Reports. For reporting purposes, the daily discharge shall be the average of all non-zero values measured in a day and the monthly average shall be the average of all daily discharges. Discharge Monitoring Reports shall indicate whether chlorine or bromine compounds were used during the month.

For the purpose of determining compliance, the highest single instantaneous TRC/TRO concentration measured during compliance curve sampling on any day will be regarded as the daily maximum concentration. Total residual oxidant concentration shall be measured and reported in terms of total residual chlorine.

SPECIAL CONDITION 7. This facility has the following discharges of storm water associated with industrial activity:

The east oil water separator and switch house building roof drains, which discharge to the Chicago municipal combined sewer system.

SPECIAL CONDITION 8. There shall be no discharge of polychlorinated biphenyl compounds.

SPECIAL CONDITION 9. There shall be no discharge of complexed metal bearing wastestreams and associated rinses from chemical metal cleaning unless this permit has been modified to include the new discharge.

SPECIAL CONDITION 10. Intake monitoring at Crawford Generating Station pursuant to Section 316(b) of the CWA was not required by USEPA in letters to Commonwealth Edison Company dated February 19, 1975 and June 1, 1976. It is determined that no intake monitoring or modification is being required by IEPA for reissuance of this NPDES Permit.

SPECIAL CONDITION 11. There shall be no discharge of collected debris from Outfall 001(d) Intake Screen Backwash.

Modification Date:

NPDES Permit No. IL0002186



Special Conditions

<u>SPECIAL CONDITION 12</u>. The permittee shall record monitoring results on Discharge Monitoring Report Forms using one such form for each discharge each month.

The completed Discharge Monitoring Report forms shall be submitted to IEPA no later than the 28th day of the following month, unless otherwise specified by the permitting authority.

Discharge Monitoring Reports shall be mailed to the IEPA at the following address:

Illinois Environmental Protection Agency Division of Water Pollution Control 2200 Churchill Road Post Office Box 19276 Springfield, Illinois 62794-9276

Attention: Compliance Assurance Section

SPECIAL CONDITION 13. The upset provisions of 40 CFR 122.41(n) are hereby incorporated by reference.

<u>SPECIAL CONDITION 14</u>. The Agency may modify this permit during its term to incorporate biomonitoring requirements and additional limitations or requirements based on the biomonitoring results. Modifications under this condition shall follow public notice and opportunity for hearing.

SPECIAL CONDITION 15. A discharge limit of 0.05 mg/l (instantaneous maximum) shall be achieved for total residual oxidant when bromine biocides are used for condenser biofouling control, in accordance with Special Condition 4. Total residual oxidant shall be measured and reported in terms of total residual chlorine. Construction of treatment facilities which may be necessary to meet the limit for total residual oxidant may not be started until a construction permit has been issued by the Agency.

SPECIAL CONDITION 16. The Agency has determined that the effluent limitations in this permit constitute BAT/BCT for storm water which is treated in the existing treatment facilities for purposes of this permit reissuance, and no pollution prevention plan will be required for such storm water. In addition to the chemical specific monitoring required elsewhere in this permit, the permittee shall conduct an annual inspection of the facility site to identify areas contributing to a storm water discharge associated with industrial activity, and determine whether any facility modifications have occurred which result in previously-treated storm water discharges no longer receiving treatment. If any such discharges are identified the permittee shall request a modification of this permit within 30 days after the inspection. Records of the annual inspection shall be retained by the permittee for the term of this permit and be made available to the Agency on request.

SPECIAL CONDITION 17. STORM WATER POLLUTION PREVENTION PLAN (SWPPP)

- A. A storm water pollution prevention plan shall be developed by the permittee for the storm water associated with industrial activity at this facility. The plan shall identify potential sources of pollution which may be expected to affect the quality of storm water discharges associated with the industrial activity at the facility. In addition, the plan shall describe and ensure the implementation of practices which are to be used to reduce the pollutants in storm water discharges associated with industrial activity at the facility and to assure compliance with the terms and conditions of this permit.
- B. The plan shall be completed within 180 days of the effective date of this permit. Plans shall provide for compliance with the terms of the plan within 365 days of the effective date of this permit. The owner or operator of the facility shall make a copy of the plan available to the Agency at any reasonable time upon request.
- C. The permittee may be notified by the Agency at any time that the plan does not meet the requirements of this condition. After such notification, the permittee shall make changes to the plan and shall submit a written certification that the requested changes have been made. Unless otherwise provided, the permittee shall have 30 days after such notification to make the changes.
- D. The discharger shall amend the plan whenever there is a change in construction, operation, or maintenance which may affect the discharge of significant quantities of pollutants to the waters of the State or if a facility inspection required by paragraph G of this condition indicates that an amendment is needed. The plan should also be amended if the discharger is in violation of any conditions of this permit, or has not achieved the general objective of controlling pollutants in storm water discharges. Amendments to the plan shall be made within the shortest reasonable period of time, and shall be provided to the Agency for review upon request.

Special Conditions

of this permit, or has not achieved the general objective of controlling pollutants in storm water discharges. Amendments to the plan shall be made within the shortest reasonable period of time, and shall be provided to the Agency for review upon request.

- E. The plan shall provide a description of potential sources which may be expected to add significant quantities of pollutants to storm water discharges, or which may result in non-storm water discharges from storm water outfalls at the facility. The plan shall include, at a minimum, the following items:
 - A topographic map extending one-quarter mile beyond the property boundaries of the facility, showing: the facility, surface water bodies, wells (including injection wells), seepage pits, infiltration ponds, and the discharge points where the facility's storm water discharges to a municipal storm drain system or other water body. The requirements of this paragraph may be included on the site map if appropriate.
 - 2. A site map showing:
 - The storm water conveyance and discharge structures:
 - ii. An outline of the storm water drainage areas for each storm water discharge point;
 - iii. Paved areas and buildings;
 - iv. Areas used for outdoor manufacturing, storage, or disposal of significant materials, including activities that generate significant quantities of dust or particulates.
 - v. Location of existing storm water structural control measures (dikes, coverings, detention facilities, etc.);
 - vi. Surface water locations and/or municipal storm drain locations
 - vii. Areas of existing and potential soil erosion;
 - viii. Vehicle service areas;
 - ix. Material loading, unloading, and access areas.
 - 3. A narrative description of the following:
 - The nature of the industrial activities conducted at the site, including a description of significant materials that are treated, stored or disposed of in a manner to allow exposure to storm water;
 - ii. Materials, equipment, and vehicle management practices employed to minimize contact of significant materials with storm water discharges;
 - iii. Existing structural and non-structural control measures to reduce pollutants in storm water discharges;
 - iv. Industrial storm water discharge treatment facilities;
 - v. Methods of onsite storage and disposal of significant materials;
 - 4. A list of the types of pollutants that have a reasonable potential to be present in storm water discharges in significant quantities.
 - 5. An estimate of the size of the facility in acres or square feet, and the percent of the facility that has impervious areas such as pavement or buildings.
 - 6. A summary of existing sampling data describing pollutants in storm water discharges.

Special Conditions



- F. The plan shall describe the storm water management controls which will be implemented by the facility. The appropriate controls shall reflect identified existing and potential sources of pollutants at the facility. The description of the storm water management controls shall include:
 - 1. Storm Water Pollution Prevention Personnel Identification by job titles of the individuals who are responsible for developing, implementing, and revising the plan.
 - Preventive Maintenance Procedures for inspection and maintenance of storm water conveyance system devices such as oil/water separators, catch basins, etc., and inspection and testing of plant equipment and systems that could fail and result in discharges of pollutants to storm water.
 - Good Housekeeping Good housekeeping requires the maintenance of clean, orderly facility areas that discharge storm water.
 Material handling areas shall be inspected and cleaned to reduce the potential for pollutants to enter the storm water conveyance system.
 - 4. Spill Prevention and Response Identification of areas where significant materials can spill into or otherwise enter the storm water conveyance systems and their accompanying drainage points. Specific material handling procedures, storage requirements, spill clean up equipment and procedures should be identified, as appropriate. Internal notification procedures for spills of significant materials should be established.
 - 5. Storm Water Management Practices Storm water management practices are practices other than those which control the source of pollutants. They include measures such as installing oil and grit separators, diverting storm water into retention basins, etc. Based on assessment of the potential of various sources to contribute pollutants, measures to remove pollutants from storm water discharge shall be implemented. In developing the plan, the following management practices shall be considered:
 - Containment Storage within berms or other secondary containment devices to prevent leaks and spills from entering storm water runoff;
 - Oil & Grease Separation Oil/water separators, booms, skimmers or other methods to minimize oil contaminated storm water discharges;
 - Debris & Sediment Control Screens, booms, sediment ponds or other methods to reduce debris and sediment in storm water discharges;
 - iv. Waste Chemical Disposal Waste chemicals such as antifreeze, degreasers and used oils shall be recycled or disposed of in an approved manner and in a way which prevents them from entering storm water discharges.
 - v. Storm Water Diversion Storm water diversion away from materials manufacturing, storage and other areas of potential storm water contamination:
 - vi. Covered Storage or Manufacturing Areas Covered fueling operations, materials manufacturing and storage areas to prevent contact with storm water.
 - Sediment and Erosion Prevention The plan shall identify areas which due to topography, activities, or other factors, have a high potential for significant soil erosion and describe measures to limit erosion.
 - 7. Employee Training Employee training programs shall inform personnel at all levels of responsibility of the components and goals of the storm water pollution control plan. Training should address topics such as spill response, good housekeeping and material management practices. The plan shall identify periodic dates for such training.
 - Inspection Procedures Qualified plant personnel shall be identified to inspect designated equipment and plant areas. A tracking
 or follow-up procedure shall be used to ensure appropriate response has been taken in response to an inspection. Inspections
 and maintenance activities shall be documented and recorded.
- G. The permittee shall conduct an annual facility inspection to verify that all elements of the plan, including the site map, potential pollutant sources, and structural and non-structural controls to reduce pollutants in industrial storm water discharges are accurate.

Special Conditions

Observations that require a response and the appropriate response to the observation shall be retained as part of the plan. Records documenting significant observations made during the site inspection shall be submitted to the Agency in accordance with the reporting requirements of this permit.

- H. This plan should briefly describe the appropriate elements of other program requirements, including Spill Prevention Control and Countermeasures (SPCC) plans required under Section 311 of the CWA and the regulations promulgated thereunder, and Best Management Programs under 40 CFR 125.100.
- I. The plan is considered a report that shall be available to the public under Section 308(b) of the CWA. The permittee may claim portions of the plan as confidential business information, including any portion describing facility security measures.
- J. The plan shall include the signature and title of the person responsible for preparation of the plan and include the date of initial preparation and each amendment thereto.

REPORTING

- K. The facility shall submit an annual inspection report to the Illinois Environmental Protection Agency. The report shall include results of the annual facility inspection which is required by Part G of the Storm Water Pollution Prevention Plan of this permit. The report shall also include documentation of any event (spill, treatment unit malfunction, etc.) which would require an inspection, results of the inspection, and any subsequent corrective maintenance activity. The report shall be completed and signed by the authorized facility employee(s) who conducted the inspection(s).
- L. The first report shall contain information gathered during the one year time period beginning with the effective date of coverage under this permit and shall be submitted no later than 60 days after this one year period has expired. Each subsequent report shall contain the previous year's information and shall be submitted no later than one year after the previous year's report was due.
- M. Annual inspection reports shall be mailed to the following address:

Illinois Environmental Protection Agency Division of Water Pollution Control Compliance Assurance Section Annual Inspection Report 2200 Churchill Road P.O. Box 19276 Springfield, Illinois 62794-9276

N. If the facility performs inspections more frequently than required by this permit, the results shall be included as additional information in the annual report.

SPECIAL CONDITION 18. In the event the permittee shall require the use of water tratment additives not previously used in the station's main condensors, the permittee shall request a modification in the permit in accordance with the standard conditions, Attachment H.

SPECIAL CONDITION 19. The use or operation of this facility shall be by or under the supervision of a Certified Class VARIABLEK operator.

AYTACHMENT H

Renderd Conditions

Definitions.

Act moons the Minors Environmental Protection Act, Ch. 111-1/2 III Rev. Stat., Sec. 1001 1052 as Amended

Agency menns the litinois Environmental Protection Agency

Board means the Illinois Pollution Control Board

Clean Water Act (formerly referred to as the Federal Water Pollution Control Act) means 11th 1 92-500, as amended 33 U.S.C. 1251 at seq.

USEPA means the United States Environmental Protection Agency

Delily Discharge means the discharge of a pollutent measured during a calendar day or may 24 hour period that reasonably represents the calendar day for purposes of sampling. Fur pollutents with limitations expressed in units of meas, the "daily discharge" is calculated as the total mass of the pollutent discharged over the day. For pollutents with limitations expressed in other units of measurements, the "daily discharge" is calculated as the average measurement of the pollutent over the day.

Maximum Dally Discharge Limitation (daily maximum) means the highest allowable delly discharge.

Average Monthly Discharge Limitation (30 day overage) means the highest allowable average of daily discharges over a calender month, calculated as the sum of all deily discharges measured during a calender month divided by the number of daily discharges measured during that month.

Average Weekly Discharge Limitation (7 day average) means the highest allowable average of delly discharges over a calendar week, calculated as the sum of all delly discharges measured during a calendar week divided by the number of delly discharges measured during that week.

Best Management Practices (BMPs) means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce tha pollution of waters of the State. BMPs also include treatment requirements, operating procedures, and practices to control plant after runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

Allquot means a sample of specified volume used to make up a total composite sample.

Grab Sample means an individual sample of at least 100 millillers collected at a randomlyselected time over a period not exceeding 15 minutes.

24 Hour Composite Sample means a combination of at least 8 sample aliquots of at least 100 milliliters, collected at periodic intervals during the operating hours of a facility over a 24-hour period.

8 Hour Composite Sample means a combination of at least 3 sample aliquots of at least 100 millulers, collected at periodic intervals during the operating hours of a facility over an 8-hour period.

Flow Proportional Composite Sample means a combination of sample aliquots of at least 100 militiers collected at periodic intervels such that either the time interval between each aliquot or the volume of each aliquot is proportional to either the stream flow at the time of sampling or the total stream flow since the collection of the previous aliquot.

- (1) Duty to comply. The permittee must comply with all conditions of this permit Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action, permit termination, revocation and reissuance, modification, or for denial of a permit renewal application. The permittee shall comply with effluent standards or prohibitions established under Section 307(a) of the Clean Water Act for toxic pollutants within the time provided in the regulations that establish these standards or prohibitions, even if the permit has not yet bean modified to incorporate the requirement.
- (2) Duty to reapply. If the parmittee wishes to continue an activity regulated by this parmit after the expiration date of this parmit, the permittee must apply for and obtain a new parmit. If the permittee submits a proper application as required by the Agency no later than 180 days prior to the expiration date, this permit shall continue in full force and effect until the final Agency decision on the application has been made.
- (3) Need to half or reduce activity not a defense it shall not be a defense for a permitter in an enforcement action that it would have been necessary to half or reduce the permitted activity in order to maintain compliance with the conditions of this permit.
- (4) Duty to mitigate The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this parmit which has a reasonable likelihood of adversely affecting human health or the anynonimint.
- Proper operation and maintaneaue. The permittee shall at all times properly operate and meinten all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance includes affective performance, adequate funding, indequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up, or sunfiery facilities, or similar systems only when necessarry to achieve compliance with the conditions of the permit.

- (6) Permit setions. This permit may be modified, revoked and reissued, or terminated for cause by the Agency pursuant to 40 CFR 122.82. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.
- (7) Property rights. This permit does not convey any property rights of any sort, or any exclusive privilege.
- (8) Duty to provide infermetion. The permittee shall furnish to the Agency within a reasonable time, any information which the Agency may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with the permit. The permittee shall also furnish to the Agency, upon request, copies of records required to be kept by this permit.
- (9) Inspection and entry. The permittee shall allow an authorized representative of the Agency, upon the presentation of credentials and other documents as may be required by faw, to
 - Enter upon the permittee's premises where a regulated facility or activity is lucated or conducted, or where records must be kept under the conditions of this permit,
 - (b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit,
 - Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
 - (d) Sample or monitor at reasonable times, for the purpose of assuring permit compliance, or as otherwise authorized by the Act, any substances or parameters at any location.
- (10) Monitoring and records
 - (a) Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.
 - (b) The permittee shall retein records of all monitoring information, including all calibration and maintenence records, and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of this permit, measurement, report or application. This period may be extended by request of the Agency at any time.
 - (c) Records of monitoring information shall include:
 - (1) The date, exact place, and time of sampling or measurements;
 - (2) The individual(s) who performed the sampling or measurements;
 - (3) The date(s) analyses were performed;
 - (4) The individual(s) who performed the analyses;
 - (5) The analytical techniques or methods used; and
 - (6) The results of such analyses.
 - (d) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit. Where no test procedure under 40 CFR Part 136 has been approved, the permittee must submit to the Agency a test method for approved. The permittee shall calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at intervals to ensure accuracy of measurements.
- (11) Signatory requirement. All applications, reports or information submitted to the Agency shall be signed and certified.
 - (a) Application All permit applications shall be signed as follows:
 - For a corporation: by a principal executive officer of at least the level of vice president or a person or position having overall responsibility for environmental matters for the corporation;
 - (2) For a pertnership or cole proprietorship: by a general partner or the proprietor, respectively; or
 - (3) For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official.
 - (b) Reports All reports required by permits, or other information requested by the Agency shall be signed by a person described in paragraph (a) or by a duly authorized representative of that person. A person is a duly authorized representative only if:
 - The authorization is made in writing by a person described in paregraph (a), and
 - (2) The authorization specifies either an individual or a position responsible for the overall operation of the facility, from which the discharge originates, such as a plant manager, superintendent or person of equivalent responsibility; and
 - (3) The written authorization is submitted to the Agency.

- (c) Changes of Authorization. If an authorization under (b) is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of (b) must be submitted to the Agency prior to or together with any reports, information, or applications to be signed by an authorized representative.
- (12) Reporting requirements.
 - Planned changes. The permittee shall give notice to the Agency as soon as possible of any planned physical alterations or additions to the permitted facility.
 - (b) Anticipated noncompliance. The permittee shall give advance notice to the Agency of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.
 - (c) Compliance schedules. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
 - Monitoring reports. Monitoring results shall be reported at the intervals specified alsowhere in this permit
 - Monitoring results must be reported on a Discharge Monitoring Report (DMR).
 - 2) If the permittee monitors any pollutant more frequently than required by the permit, using test procedures approved under 40 CFR 138 or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR.
 - (3) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Agency in the permit.
 - (e) Twenty-four hour reporting. The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24 hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times; and if the noncompliance has not been corrected, the anticipated time it is expected to continue, and steps taken or planned to reduce, elimitiste, and prevent reoccurrence of the noncompliance. The following shall be included as information which must be reported within 24 hours:
 - Any unanticipated bypass which exceeds any effluent limitation in the permit:
 - (2) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Agency in the permit to be reported within 24 hours;

The Agency may waive the written report on a case-by case besis if the oral report has been received within 24 hours.

- (f) Other noncompliance. The permittee shall report all instances of noncompliance not reported under paragraphs (12)(c), (d), or (e), at the time monitoring reports are submitted. The reports shall contain the information listed in paragraph (12)(e).
- (g) Other information. Where the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application, or in any report to the Agency, it shall promptly submit such facts or information.
- [13] Transfer of permits[®] A permit may be automatically transferred to a new permittee if:
 - (a) The current permittee notifies the Agency at least 30 days in advance of the proposed transfer date;
 - (b) The notice includes a written agreement between the existing and new permittees containing a specific date for transfer of permit responsibility, coverage and flability between the current and new permittees, and
 - (c) The Agency does not notify the axisting permittee and the proposed new permittee of its intent to modify or revoke and reissue the permit. If this notice is not received, the transfer is effective on the date specified in the agreement.
- (14) All manufacturing, commercial, mining, and silvicultural dischargers must notify the Agency as soon as they know or have reason to believe:
 - (a) That any activity has occurred or will occur which would result in the discharge of any toxic pollutant identified under Section 307 of the Clean Water Act which is not limited in the permit, if that discharge will exceed the highest of the following notification levels:
 - (1) One hundred micrograms per liter (100 ug/ll);

- (2) Two hundred micrograms per liter (200 ug/il for acrolein and acrylontrille, five hundred micrograms per liter (500 ug/il) for 2,4dinitrophenol and for 2-methyl-4,6-dinitrophenol; and one milligrem per liter (1 mg/l) for antimony;
- (3) Five (5) times the meximum concentration value reported for that pollutaht in the NPDES permit application, or
- If The lavel established by the Agency in this permit
- (b) That they have begun or expect to begin to use or manufacture as an intermediate or final product or byproduct any toxic pollutant which was not reported in the NPDES permit application.
- (15) All Publicly Owned Treatment Works (POTWs) must provide adequate notice to the Agency of the following.
 - (a) Any new introduction of pollutents into that POTW from an indirect discharger which would be subject to Sections 301 or 306 of the Clean Water Act if it were directly discharging those pollutents; and
 - (b) Any substantial change in the volume or character of pollutants being introduced into that POTW by a source introducing pollutants into the POTW at the time of issuance of the permit.
 - (c) For purposes of this paragraph, adequate notice shall include information on (i) the quality and quantity of affluent introduced into the POTW, and (ii) any anticipated impact of the change on the quantity or quality of affluent to be deschaged from the POTW.
- (16) If the permit is essued to a publicly owned or publicly regulated treatment works, the permittee shall require any industrial user of such treatment works to comply with federal requirements concerning:
 - User charges pursuant to Section 204(b) of the Clein Water Act, and applicable regulations appearing in 40 CFR 35.
 - (2) Toxic pollutant effluent standards and pretrastment standards pursuant to Section 307 of the Clean Water Act, and
 - (3) Inspection, monitoring and entry pursuant to Section 308 of the Clean Water Act
- (17) If an applicable standard or limitation is premulgated under Section 301(b)(2)(C) and (D), 304(b)(2), or 307(b)(2) and that afficient standard or limitation is more stringent than any afficient limitation in the permit, or controls a policitant not limited in the permit, the permit shall be promptly modified or revoked, and resisted to conform to that afficient standard or limitation.
- (18) Any authorization to construct issued to the permittee pursuant to 35 lb Adm. Code 309 154 is hereby incorporated by reference as a condition of this permit.
- (19) The permittee shall not make any false statement, representation or certification in any application, record, report, plan or other document submitted to the Agency or the USEPA, or required to be maintained under this permit.
- (20) The Clean Water Act provides that any person who violates a permit condition implementing Sections 301, 302, 308, 307, 308, 318, or 405 of the Clean Water Act is subject to a civil penalty not to exceed \$10,000 per day of such violation. Any person who willfully or negligently violatios permit conditions emplainedting. Sections 301, 302, 306, 307, or 308 of the Clean Water Act is subject to a fine of not less than \$2,500, nor more than \$25,000 par day of violation, or by imprisonment for not more than \$25,000 par day of violation.
- (21) The Clean Water Act provides that any person who falsifies, tempers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under parmit shall, upon conviction, be punished by a fee of not more than \$10,000 per violation, or by imprisonment for not more than 6 months per violation, or by both.
- (22) The Clean Water Act provides that any parson who knowingly makes any false statement, representation, or cartification in any record or other document substituted or required to be maintained under this parint shall, uncoding monitoring reports or reports of compliance or non-compliance shall, upon conviction, be pureshed by a fine of not more than \$1,000 per violation, or by imprisonment for not more than \$1 months per violation, or by touth.
- (23) Collected screening, sturries, studges, and other solids shall be disposed of in such a mannar as to prevent entry of those wastes for runoff from the wastes) into waters of the State. The proper authorization for such disposal shall be obtained from the Agency and is incorporated as part hereof by reference.
- (24) In case of conflict between these standard conditions and any other condition(s) included in this permit, the other condition(s) shall govern.
- (25) The permittee shall comply with, in addition to the requirements of the permit, all applicable provisions of 35 III. Adm. Code, Subtitle C, Subtitle D, Subtitle E, and all applicable orders of the Board.
- (26) The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit is held invalid, the remaining provisions of this permit shall continue in full force and effect.

(Rev. 12-1-88)

Subject Commonwealth Edison - Crawford	054-002
Data IL0002186	
Reviewed by B. UNSES	Date 11-07-96

MODIFICATION

Review - Notice was received 10-07-96 that the Pollution Control Board had approved alternate thermal standards for this facility. Order AS 96 10, dated October 3,1996 approved the following limitations at the I-55 Bridge for discharge from ComEd's plants in lieu of the requirements of Section 302.211 (d) and (e):

Jan Feb. March Fis 1630 HS 1631 Fis June June June July Aug. Sept Oct. Nov Dec. of 60 60 65 73 80 85 90 90 91 91 91 90 85 75 65

Furthermore, the ruling allowed that "the standards may be exceeded by no more than 3°F during 2% of the hours in the 12-month period ending December 31, except at no time shall ComEd's plants cause the water temperature at the I-55 Bridge to exceed 93°F. ComEd's plants continue to be subject to the Secondary Contact Standard of the point of discharge."

A letter received 9-19-96 from ComEd. also requested that the modified permit be issued for a new five year term. It was indicated that they had spoken with Tom Mc Swiggin and he indicated that this would be possible if they informed the Agency of any new information concerning the operations and discharges of the station. The letter stated:

"Crawford Generating Station-No Change, all is in operation as indicated in the September 6, 1994, NPDES permit application."

STATE OF ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

IL 532-0357 ADM 39 054-002

Subject Com Ed Crawford	
Data	
Reviewed by	Date_11-7-96

ACTION: Modify permit to include Alternate Thermal Standards. Include Sp. Cond. stating facility is still subject to Secondary Contact Standards at the point of discharg.

Deny request to extend expiration date for new five year term from date of modification, as per 40 CFR 122.46 (a).+(b).

Note: Proposal of revised permit language for the facility was given to Steve Nightingale @ a 10-28-96 mtg. with ComEd.

Author of proposal was Julia Wazniak.

(312)394-4468

Commonwealth Edison Company One First National Plaza P.O. Box 767 Chicago, IL 60690-0767 Sharyn Hamy Mod Moderate (6)



September 16, 1996

RECEIVED

SEP 1 9 1996

Hand Delivered

Mr. Thomas McSwiggin
Manager, Permit Section
Division of Water Pollution Control
Illinois Environmental Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

Environmental Agency
WPC-- Permit Log In

Subject:

Crawford Generating Station, NDPES Permit No. IL0002186

Joliet 9 Generating Station, NPDES Permit No. IL0002216

Joliet 29 Generating Station, NPDES Permit No. IL0064254

Will County Generating Station, NPDES Permit No. IL0002208

Dear Mr. McSwiggin:

This letter follows up on our discussions earlier in the summer concerning the best approach for revising the NPDES permits for the subject stations to incorporate alternate thermal limitations once the Illinois Pollution Control Board takes action on our pending 316(a) petition. The Board is expected to issue a final ruling in this matter at its October 3rd meeting. As you may recall, because 316(a) thermal limitations usually are granted for a period of five years, it was your belief that it is administratively most efficient to re-issue the affected NPDES permits for a new five year term. In this regard, you requested that we inform your office of any new information concerning the operations and waste water discharges at these stations since submitting the previous NPDES permit applications. This letter serves to provide you with this information.

Crawford Generating Station - No changes, all is in operation as indicated in the September 6, 1994, NPDES permit application.

Joliet 9 Generating Station - No changes, all is in operation as indicated in the May 26, 1995, NPDES permit application.

Joliet 29 Generating Station - No changes, all is in operation as indicated in the May 26, 1995, NPDES permit application.

Will County Generating Station - No changes, all is in operation as indicated in the November 29, 1989, NPDES permit application.

Mr. Thomas McSwiggin Page 2 September 16, 1996

I am also enclosing is a copy of suggested permit language that was drafted last March at the request of EPA Region 5. As you may recall, EPA wanted some assurance that conditions in any re-issued NPDES permits would clarify that all ComEd generating facilities operating upstream of the I-55 Bridge, especially the two Joliet stations, have an ongoing responsibility to comply with temperature standards applicable downstream of the Bridge. The enclosed draft language, which IEPA has previously reviewed, is intended to achieve this end.

In closing, we would appreciate the Agency's timely efforts toward re-issuing the subject NPDES permits following the Board's ruling. As you are aware, it is not until revised permits are issued can the underlying purpose of alternate thermal limitations be fully realized. Please feel free to contact either myself or Max Cole at (312) 394-4435 or (312) 394-2829, respectively, if you need any further information or have questions.

Sincerely,

Jeffrey P. Smith

Supervisor of Water Quality

encl.

envdc/

canmesw.doc

REVISED DRAFT PERMIT LANGUAGE FOR JOLIET STAS.

Special	Condition	No.	:

- A. Water temperature is to be monitored in the discharge canal prior to entry to the Des Plaines River. Influent river temperature shall also be monitored. The monthly average and monthly maximum values shall be reported on the monthly DMR form, The daily average and daily maximum water temperatures shall also be submitted with the monthly DMR.
- B. The receiving waters are designated as Secondary Contact and Indigenous Aquatic Life Waters by Section 302.408, Illinois Administrative Code, Title 35, Subtitle C, as amended. Discharges to these waters shall comply with the following water quality standard:

River temperatures shall not exceed 93°F (34°C) more than 5% of the time, or 100°F (37.8°C) at any time at the edge of the mixing zone which is defined by Rule 302.102 of the above regulations.

Special Condition No. :

A. In lieu of the requirements of Section 302.211 (d) and (e), Illinois Administrative Code, Title 35, Subtitle C, as amended, thermal effluent of Outfall ____ shall not alone or in combination with other sources cause temperatures in the main channel of the Lower Des Plaines River at the I-55 Bridge to exceed the temperatures set forth in the following table, except in accordance with the allowable monthly excursions detailed below:

[INSERT APPROPRIATE PROPOSED MONTHLY STANDARDS TABLE and ALLOWABLE EXCURSION PERIODS]

When it appears that discharges from Outfall __have the reasonable potential to cause water temperatures at the I-55 Bridge to exceed the values set forth in the above table, the permittee shall determine whether, and the extent to which, station operations must be restricted to avoid violating the above-stated limits. The permittee shall make such a determination based upon the outputs of a predictive model reasonably suited for such a purpose.

B. The permittee shall maintain and operate a water temperature monitor and a suitable back-up monitor at the I-55 Bridge. The permittee shall record river temperatures at the I-55 Bridge at least once every 15 minutes, and shall report on the monthly DMR the daily maximum temperature recorded and the cumulative number of excursion hours, if any, above the monthly temperature standards set forth in the above table.

ALTERNATE PROPOSED STANDARDS FOR THE 1-55 BRIDGE

MONTH	Jan.	Feb.	Mar.	April 1-15	April 16-30	May 1-15	May 16-31	June 1-15	June 16-30	July	Aug.	Sept.	Oct.	Nov.	Dec.
Proposed Alternate Standards (°F)	60	60	65	73	80	85	90	90	91	91	91	90 *	85	75	65

⁻⁻ These standards may be exceeded by no more than 3°F during 2% of the hours in the twelve-month period ending December 31, except that at no time shall the water temperature exceed 93°F.

⁻⁻ ComEd's Plants are subject to the Board's Secondary Contact standards at the point of discharge. ComEd is not proposing to obtain relief from those standards.

REVISED DRAFT PERMIT LANGUAGE FOR FISK, CRAWFORD AND WILL COUNTY STATIONS	•
Special Condition No:	
The president protection of defended as Country Country and Ladienses Association Victoria	

The receiving waters are designated as Secondary Contact and Indigenous Aquatic Life Waters by Section 302.408, Illinois Administrative Code, Title 35, Subtitle C, as amended. Discharges to these waters shall comply with the following water quality standard:

Canal temperatures shall not exceed 93°F (34°C) more than 5% of the time, or 100°F (37.8°C) at any time at the edge of the mixing zone which is defined by Rule 302.102 of the above regulations.

Special Condition No. ___:

In lieu of the requirements of Section 302.211 (d) and (e), Illinois Administrative Code, Title 35, Subtitle C, as amended, thermal effluent of Outfall ____ shall not alone or in combination with other sources cause temperatures in the main channel of the Lower Des Plaines River at the I-55 Bridge to exceed the temperatures set forth in the following table, except in accordance with the allowable monthly excursions detailed below:

[INSERT APPROPRIATE PROPOSED MONTHLY STANDARDS TABLE and ALLOWABLE EXCURSION PERIODS]

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Revised: 09/16/96 3:45:28 PM/JPW

ALTERNATE PROPOSED STANDARDS FOR THE 1-55 BRIDGE

MONTH	Jan.	Feb.	Mar.	April 1-15	April 16-30	May 1-15	May 16-31	June 1-15	June 16-30	July	Aug.	Sept.	Oct.	Nov.	Dec.
Proposed Alternate Standards (°F)	60	60	65	73	80	85	90	90	91	91	91	90	85	75	65

⁻⁻ These standards may be exceeded by no more than 3°F during 2% of the hours in the twelve-month period ending December 31, except that at no time shall the water temperature exceed 93°F.

⁻ Combd's Plants are subject to the Board's Secondary Contact standards at the point of discharge. Combd is not proposing to obtain relief from those standards.